

**MINUTES FOR THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

February 5, 2004

DIVISION TWO

B162794 National Technical Systems, Inc., et al. (Not for Publication)
v.
Schoneman

The judgment is reversed. The trial court is directed to enter a new order granting Schoneman's special motion to strike. Schoneman is awarded his costs on appeal.

Boren, P.J.

We concur: Nott, J.
Ashmann-Gerst, J.

B166046 Frank, et al. (Not for Publication)
v.
Los Angeles County Civil Service Commission,
Los Angeles County Sheriffs Department

The judgment appealed from is affirmed. Respondent shall recover their costs of appeal from appellants.

Nott, J.

We concur: Boren, P.J.
Ashmann-Gerst, J.

DIVISION TWO (Continued)

B164612 Polyakov, et al. (Not for Publication)
 v.
 Berg, et al.

The judgment is affirmed. Respondent(s) to recover costs.

Nott, J.

We concur: Boren, P.J.
 Doi Todd, J.

B155076 Paramount Developers & Contractors Inc. (Not for Publication)
 v.
 M.B. Administrative Services Corp., et al.

The judgment is affirmed. Each party to bear their own costs.

Nott, J.

We concur: Boren, P.J.
 Ashmann-Gerst, J.

B164509 People (Not for Publication)
 v.
 Adam A.

The case is remanded for the juvenile court to impose a knowledge requirement in condition 15 and to impose condition 21 in its entirety if the juvenile court determines in its discretion that this condition should be imposed as written in the minute order. In all other respects, the order appealed from is affirmed.

Nott, J.

We concur: Boren, P.J.
 Doi Todd, J.

The judgment is modified to strike the five-year section 667, subdivision (a)(1) enhancement imposed with regard to appellant's juvenile adjudication of three incidents of robbery and to strike the one-year section 667.5, subdivision (b) enhancement imposed for his conviction in case No. CR45511. In all other respects, the judgment is affirmed. The superior court shall cause its clerk to prepare an amended abstract of judgment reflecting the modification of the judgment by striking one of two five-year enhancements, as well as by striking the one-year enhancement imposed with regard to case No. CR45511. The clerk shall prepare an amended abstract of judgment additionally stating that: (1) the trial court imposed the term for count 3 consecutively to the term imposed for count 2 and then stayed that term pursuant to section 654; (2) as to count 4, the trial court imposed a 10-year enhancement for the use of a firearm pursuant to section 12022.53, subdivision (b); (3) the five-year enhancement should be designated in the abstract of judgment as a section 667, subdivision (a)(1) enhancement, not a section 667.5, subdivision (b) enhancement; and (4) the box indicating that appellant was sentenced as a three strikes offender should be checked. After these corrections are made to the abstract of judgment, the superior court is ordered to send the amended abstract of judgment to the California Department of Corrections.

We concur: Boren, P.J.
Doi Todd, J.

DIVISION TWO (Continued)

[illegible]

The judgment is reversed as to count 4 and the trial court shall enter a judgment of acquittal on that count. In all other respects the judgment is affirmed. The trial court is instructed to amend the abstract of judgment in accordance with this opinion and send a corrected abstract to the Department of Corrections.

Boren, P.J.

We concur: Nott, J.
Ashmann-Gerst, J.

B167641 Fair Housing & Employment Commission (Certified for Publication)
v.
S.C.L.A.
Las Brisas Apartment Partnership, et al.

The order to show cause is discharged, and the stay is dissolved. Let a peremptory writ of mandate issue directing respondent Los Angeles County Superior Court to vacate its order overruling the Commission's demurrer and to enter a new order sustaining the demurrer without leave to amend. Petitioner shall recover its costs of petition from real parties.

Nott, Acting P.J.

We concur: Doi Todd, J.
 Ashmann-Gerst, J.

DIVISION THREE

B162398 Sports Target Media, S.A. (Not for Publication)
v.
Federacion Internationale De Football Association

The judgment is affirmed. Respondent(s) to recover costs.

Kitching, J.

We concur: Klein, P.J.
Cooper, J. (Assigned)

B162986 Torey Culbertson (Not for Publication)
v.
San Gabriel Unified School District, etc.

The judgment is affirmed. Respondent(s) to recover costs.

Kitching, J.

We concur: Klein, P.J.
Croskey, J.

B168765 Roger M. Grace (Not for Publication)
v.
Ebay, Inc.

The judgment is affirmed. Respondent(s) to recover costs.

Croskey, Acting P.J.

We concur: Kitching, J.
Aldrich, J.

DIVISION THREE (Continued)

B165235 Pamela Spencer
 v.
 David Dadon; Armond Baruch

Filed order denying petition for rehearing.

DIVISION FIVE

B167228 Los Angeles County, D.C.S. (Not for Publication)
 v.
 Mitchell C.

The order denying the section 388 petition is affirmed.

Turner, P.J.

We concur: Grignon, J.
 Armstrong, J.

DIVISION SIX

B156021 Starkey (Not for Publication)
 v.
 Covenant Care, Inc., et al.,
 Torok

The judgment is affirmed. Costs to Covenant and Torok.

Perren, J.

We concur: Gilbert, P.J.
 Coffee, J.

February 5, 2004 (Continued)

DIVISION SIX (Continued)

B166527 Cummings (Not for Publication)
 v.
 Cummings

The judgment (order) is affirmed. Costs are awarded to respondent.

Perren, J.

We concur: Gilbert, P.J.
 Coffee, J.

DIVISION SEVEN

Court convened at 9:00 a.m.

Present: Perluss, P.J., Johnson, J., Woods, J., Zelon, J. and Eva McClintock, Deputy Clerk.

Each of the following:

B151421 People v. Huntley
B157907 People v. R. Williams
B159702 People v. Oliveros
B162576 People v. Washington
B162894 People v. Corral
B164492 People v. Secrest
B167847 People v. Aunchman
B168799 People v. C. Williams
B165535 Nalio v. Noriega Chiropratic
B167158 Carleo v. Du

Argument waived, cause submitted.

DIVISION SEVEN (Continued)

B162959 People
 v.
 Robinson

Merits:
Argued by Shawn O'Laughlin for appellant and by Susan Pithey, Deputy Attorney General for respondent. Cause submitted.

B167551 In re Robinson
 on
 Habeas Corpus

Merits:
Argued by Shawn O'Laughlin for petitioner and by Susan Pithey, Deputy Attorney General for respondent. Cause submitted.

B160209 People
 v.
 Seijas

Merits:
Argued by Andrew Flier for appellant and by Jason Tran for respondent. Cause submitted.

B167175 People
 v.
 Green

Merits:
Argued by Carlo Andreani for appellant and by David Glassman, Deputy Attorney General for respondent. Cause submitted.

DIVISION SEVEN (Continued)

B161775 Pollitt
 v.
 Pollitt

Merits:
Argued by David Winslow for appellant and no appearance for respondent.
Cause submitted.

B160670 Quon
 v.
 Menus Dot Com, et al.

Merits:
Argued by Michael Coletti for appellant and by Michael Nunez for respondents. Cause submitted.

B162176 Page
 v.
 Los Angeles Times, et al.

Merits:
Argued by Kelli Sager for appellants and by Paul Hoffman for respondent.
Cause submitted.

Court recessed at 11:28 a.m.

Court reconvened at 1:30 p.m.

Present: Perluss, P.J., Johnson, J., Woods, J., Zelon, J. and Eva McClintock, Deputy Clerk.

B158536 Szetela
 v.
 Ralphs Grocery Co.

Merits:
Argued by Peter O'Brien for appellant and by Daniel Gonzalez for respondent. Cause submitted.

DIVISION SEVEN (Continued)

B165761 Calvert
 v.
 Countrywide Securities

Merits:
Argued by Melanie Calvert for appellant and by Karen Rooney for
respondent. Cause submitted.

B159471 Mathieu
 v.
 Norrell Corp.

Merits:
Argued by Richard Knickerbocker for appellant and by J. Kevin Lilly for
respondent. Cause submitted.

Court adjourned at 2:47 p.m.